Case 16-18996-ABA Doc 31 Filed 02/08/18
UNITED STATES BANKRUPTCY CODRQument
DISTRICT OF NEW JERSEY
Caption in Compliance with D.N.J. LBR 9004-2(c)
45646
Morton & Craig LLC
William E. Craig, Esquire
110 Marter Avenue
Suite 301

Attorney for Santander Consumer USA Inc.

In Re:

CHRISTOPHER A. POSTUS

Moorestown, NJ 08057

B Entered 02/08/18 08:51;33 Page 1 of 3

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Order Filed on February 8, 2018 by Clerk U.S. Bankruptcy Court District of New Jersey

Case No. 16-18996

Adv. No.

Hearing Date: 1-23-18

Judge: (ABA)

ORDER REINSTATING THE AUTOMATIC STAY, AND FOR ARREARAGE CURE, MONTHLY PAYMENTS, STAY RELIEF UNDER CERTAIN CIRCUMSTANCES, COUNSEL FEES, AND INSURANCE

The relief set forth on the following pages, numbered two (2) through three (3) is hereby **ORDERED**.

DATED: February 8, 2018

Honorable Andrew B. Altenburg, Jr. United States Bankruptcy Court

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Debtor: Christopher A. Postus

Case No: 16-18996

Caption of Order: Order reinstating the automatic stay, for arrearage cure, monthly payments,

stay relief under certain circumstances, counsel fees, and insurance.

This matter having brought before this Court on a Motion For Stay Relief filed by John R. Morton, Jr., Esq., attorney for Santander Consumer USA Inc. ("Santander"), with the appearance of Lee M. Perlman, Esq. on behalf of the Debtor, and this Order having been filed with the Court and served upon the Debtor and his attorney under the seven day rule with no objections having been received as to the form or entry of the Order and for good cause shown, it is hereby

ORDERED:

- 1. That Santander Consumer USA Inc. ("Santander") is the holder of a first purchase money security interest encumbering a 2011 Buick Regal bearing vehicle identification number 2G4GN5EC8B9195799.
- 2. That with the entry of this Order, the automatic stay is hereby reinstated as to Santander.
- 3. That the after application of funds in the amount of \$1,200.00 remitted on January 23, 2018, the Debtor's account continues to have arrears through January 2018 in the amount of \$592.80.
- 4. That the Debtor is to cure the arrears set forth in paragraph two (2) above by making his regular monthly payment of \$305.72 plus an additional \$98.80 (for a total monthly payment of \$404.52) for the months of February through July 2018.
- 5. That commencing February 2018, if the Debtor fails to make any payment to Santander within thirty (30) days it falls due, or any payment is returned for non-sufficient funds, Santander shall be entitled to stay relief upon filing a certification with the court and serving it on the Debtor, his attorney, and the chapter 13 trustee.

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Debtor: Christopher A. Postus

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- 6. That the Debtor must maintain insurance on the vehicle. The vehicle must have full comprehensive and collision coverage with deductibles not exceeding \$500.00 each. Santander Consumer USA must be listed as loss payee. If the Debtor fails to maintain valid insurance on the vehicle, Santander shall be entitled to stay relief upon filing a certification that insurance has lapsed and serving such certification on the Debtor, her attorney, and the chapter 13 trustee.
- 7. That the Debtor is to pay a counsel fee of \$431.00 to Santander Consumer USA Inc. through his chapter 13 plan.